Subj: Date: From: To: Hi Eric RE: New York 1771 Colonial Paper Money 12/22/2011 8:49:30 A.M. Central Standard Time

It's great to hear from you! In fact, I had been thinking about you recently – just the other day, a package arrived with the latest, splendid medal issued by the Rittenhouse Society, graced, of course, by your portrait on the obverse! What a superb piece! Congratulations on all fronts.

I am sorry to hear of your fall, and am pleased that you are well on the seem of the seem

As an ex-pat New York City kid, my loyalties will always lie there. Thus, the 16 February 1771 NY issue is one of my favorites, especially since I share initials with the engraver! Since I am always eager to fill numismatic researcher's requests – especially those coming from St. Louis – here's what I'm putting in the mail to you today.

Good zeroxes of Colonial Williamsburg's 7 notes, at 100% and blown up to 220% Good zeroxes of my 3 personally owned notes, also at 100% and blown up to 220% The flip insert from my Eric Newman / RS medal

Here's an interesting point to ponder. In the Tryon Papers (as Gov of NC) there's a transcript of a trial of is couple of fellows, once in the employ of James Davis, or counterfeiting £5 notes of North Carolina's December 1768 issue. As I recall (I can get the exact reference easily, but it's not in front of me right now), Davis testified that a particular cut of a flower used on the counterfeits came either "from his shop" or "Williamsburg." Thus, it seems to me that many counterfeits may have emanated from either the official printers themselves or their employees, with varying amounts of treachery and theft of trooling!

Since you offered, there is something I'd like to ask of you. Would you be kind enough to autograph & inscribe the reverse of my medal insert for me? Of course, I'll be happy to pay the return postage.

Please don't hesitate to get in touch when you have received the materials & have had a chance to look at the copies In the meantime, I'll study the abovementioned 10 notes so that we may have a useful conversation then.

With best wishes for the holidays & the New Year

Eril

Erik Goldstein Curator of Mechanical Arts and Numismatics The Colonial Williamsburg Foundation Box 1776 Williamsburg, VA 23187 USA (757) 565-8956 egoldstein @ewf.org

From:

Sent: Tuesday, December 20, 2011 5:45 PM

To: Goldstein, Erik

Subject: New York 1771 Colonial Paper Money

Dear Erik:

You have not heard from me for a long time and now I have an interesting matter to ask your help on.

For most of 2010 and some of 2011. I have been recovering from a fall which broke my second neck vertebra. I think I am now well and can wish you holiday greetings with the advice "DO NOT FALL". I am very lucky to be alive. In spite of it I am now a little over 100 years of age and think I might have most of my marbles.

I am being encouraged to consider participating with others in working on a sixth edition of The Early Paper Money of America. I have accumulated a very large number of changes and I presume you already know of errors, needed clarifications and additions.

I presently have a separate challenge on the New York issue of Feb.16, 1771. As you know and as Joe knew there are three separate boxed elements on each denomination. The top element has several scenes. The left side element has NEW YORK engraved on it and is read toward the outside except on the 10 L where the same box element is rotated 180 degrees and reads toward the inside. The right boxed element is always in the same position. No set type or ornament is in any box and each of the boxes must be a separate independent lead casting backed with wood placed and locked in the chase.

I have studied some of the alleged counterfeits and the boxed elements seem to be identical to those on the genuine. This indicates that the alleged counterfeiters were using genuine casting elements or castings made from the original engraving. The only differences between the alleged counterfeits and the genuine are the style, position and order of the various loose type insertions in the type set part of the bills. It is possible that single type can come loose in printing and fall out of the chase and when noticed put back or replaced.

Another unusual observation is that all denominations are alleged to have been counterfeited or had type come loose. No other colonial paper money issue ever seems to have had all its denominations counterfeited.

The newspapers of the time seem to have talked about counterfeits but were not specific. Would you be nice enough to have photocopies or other full size images of all denominations of all examples of that issue in your collection and send them to me.. Your opinion as to any of these matters is most welcome as well as any comments or questions..

My telephone number is Eric P. Newman, 6450 Cecil Ave., St. Louis MO 63105.is my address.

If there is anything numismatic I can do for you or your organization please do not hesitate to ask. I sincerely miss Joe and his advise and helpfulness over 50 years.was outstanding.

My best to you. Eric (Is my name misspelled? My grandmother's name was Fredericka and was called Rica and I was named after her)

New York County £ 38,000

Alberty £ 20,000

Kenya County £ 16,712

Quean County £ 9,200

Suffork £ 3,248

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2 10











A-30



6.

A 40

L2 #20125 No comma often whenhelen

12 # 47045

NEW YORK COLONY BILLS OF CREDIT AUTHORIZED & DATED FEBRUARY 16, 1771 An cenusual problem tout with respect to the bells of credit or currency issued by the Colony of New York under the Act of Following 16, 1771 a The authorizing legislation is very detailed and requires seven denominations and in various quantities to be printed, this created a very strange problem for the printer which needs study and explanation by A East of Arms of the City of New York to take impressed volenteers. outhe right side of lack billy on engineed "Stomps" which are not clearly described. Are these stamps to be created from one engraved master form in copper or other metal and theisper casts to be made for printing? this was private to the insention of sider ography. Were the excess stamps to be made due to possible breakage or to printing to nother same amount of more impression in order to reduce the number of impressions needed to comply with the provisions of the tebrain 16, 1771 He Act provides that 28 "stemps" to required for designs for the sides of sills in addition to the 14 stemps for the above on the 15 stemps for the above of the 15 stemps for the above of the 15 stemps for the 1 the 14 stemps for the above mentioned Coat of Armali It is stronge that serten demoninations, while to be printed since paper on which le he printed would customarily be in know the cold side by side position. He legislation does not comment on the size of the hills, but the design reguments yould with a topice for indicate side by ride position with a topice for the the non existent eighth will.

February 16, 1771

£120,000 in Bills of Credit receivable for taxes pursuant to an Act originally passed in 1769, reenacted on Jan. 5, 1770, revoked by the Crown on Feb. 14, 1770 and reenacted Feb. 16, 1771. Decorative top bor-

der, left border, and Arms of New York City cut by Elisha Gallaudet who also made the cuts for the New York City Water Works notes, the Feb. 17, 1776 Continental Currency fractional issue, and the dies for the 1776 Continental Currency coinage. The left borders read upward except for the £10 which reads downward to deter alteration. Printed by Hugh Gaine on thin laid paper. Due to extensive counterfeiting followed by a suggestion in a newspaper, separate backs showing three counterfeits on the gallows 1: 35 1 17770: 1

were	authorized in March	1110	to be	paster		
- 50	enterfe ters	VG	F	VF		
5s	[8,000] D CF 4	40.		100.		
10s	[8,000] > CF <	40.	65.	100.		
£1	[6,000] ▷ CF ◁	45.	75.	115.		
£2	Four variations [5,000] .	45.	75.	115.		
	(a) Comma after February. Stars on bottom					
	border have 12 points					

- (h) No comma after February Stars on bottom
- border have 12 points. (c) Stars on bottom border have 12 points except 7th from right.
- (d) Stars on bottom border have 8 points.

£3	[6,000] ▷ CF <	45.	75.	115
£5	[6,000] ▷ CF <	45.	75.	115
£10	[6,000] ▷ CF △	45	75	115

New York City * August 25, 1774

£2,400 (originally £2,500) in Promissory Notes of the City of New York known as New York Water Works notes and constituting the first paper money issued by an American city. The 4s was issued but by error not authorized and 4,000 of the 6d were authorized but not printed. On the back is an illustration of the proposed steam operated water pump by Christopher Colles. The face has a top border cut but the other borders are typeset. The cuts were engraved by Elisha Gallaudet, whose other work is described under the prior issue. Printed by Hugh Gaine in red and black on the face and in black on the back. Signers werre John H. Cruger, Whitehead Hicks, Jacob Lefferts, and J. Watts, Jr. Facsimile of 8s published in 1850.

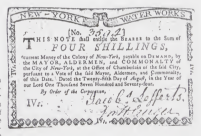
ex	90/50	The state of the s				
		VG	F	٧F	EF	UNC
	1s	[4,000]27.	45.	75.	115.	175.
	2s	[4,000]27.	45.	75.	115.	175.
	4s	[4,000]27.	45.	75.	115.	175.
	8s	[2,500]27.	45.	75.	115.	175.

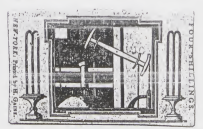
Four minor varieties of each denomination.

on all genuine bills in circulation, but this was never done. Signers were Theophylact Bache, Walter Franklin, Henry Holland, A. Lott, and Samuel Verplanck. Facsimiles were published in 1856 and 1859

of 5 Coxdition Fig. (ETMOR)







11th GEORGE III. A. D. 1771. Westchester, f. 10,712. Pounds.

Dutchefs, f. 10,560.

Orange, £.3200.

Ulfler, £.9200.

Receipts to be paffed for the faid Sums.

To the Loan Officers of Westchester County, to and for the Purposes herein after mentioned, the Sum of Ten Thousand Seven Hundred and Twelve

To the Loan Officers of Dutchel's County, to and for the Purposes herein after mentioned, the Sum of Ten Thousand Five Hundred and Sixty Pounds.

To the Loan Officers of Orange County, to and for the Purposes herein after mentioned, the Sum of Three Thouland Two Hundred Pounds.

To the Loan Officers of Ullter County, to and for the Purposes herein after mentioned, the Sum of Nine Thousand Two Hundred Pounds.

For which respective Sums, the said Loan Officers respectively shall give Receipts to the faid Treasurer, indorsed on the Clerk's Certificate, and other Qualification herein after directed: Which Receipts shall be to the said Treasurer, his Executors and Administrators, a sufficient Discharge, if otherwise he has well and truly performed the Duty enjoined by this Act.

Loan Officers to give Security.

VI. and be it also Enacted, That before the said Loan Officers do refpectively enter upon their faid Office, every of them shall give Bond to his Majesty, his Heirs and Successors, with such sufficient Security as shall be approved of by one or more of the Judges of the Inferior Court of the County, together with a Majority of the Supervisors of the same County; and in the City of New-York, by any one or more of the Judges of the Supreme Court, fignified by figning fuch his or their Approbation on the Back of the faid Bond; which Bond shall be in the full Sum by this Act committed to his Charge, with Condition for the true and faithful Performance of his Office and Duty, and that without Favour, Malice, or Partiality.

VII. and be it Enaded, That each Loan Officer respectively shall take the following Oath or Affirmation.

T A. B. will, according to the best of my Skill and Knowledge, faithfully, I impartially, and truly demean myself in discharge of the Trust committed to Loan Officer's Oath. me, as one of the Loan Officers for the ------ of-—by the Laws of this Colony in that Behalf made, according to the Purport, true Intent and Meaning of the faid Laws, so as the Public may not be prejudiced by my Consent, Privity, or Procurement. So help me GOD.

> Which Oath or Affirmation shall be administred by any Justice of the Peace, and indorfed on the Back of the faid Bond, and figned by fuch Justice and the Loan Officer.

VIII. and be it Enacted, That the aforefaid Bond, indorfed with the

Bonds to be lodged with the County Clerk, and if for feited to be put in Suit.

Approbation and Affidavit, or Affirmation aforefaid, shall be lodged with the Clerk of the County; who upon Receipt thereof shall give the Loan Officer a Certificate that fuch Bond, indorfed as aforefaid, is lodged with him: Which Certificate is to be delivered to the faid Treasurer, on his delivering to the Loan Officer the Bills of Credit aforefaid: Which Bond and Indorfements shall be recorded by the Clerk; and in Case of the Forfeiture of the same Bond, the Majority of the Supervisors, with any one or more of the Judges of the Inferior Courts of the Counties respectively, are hereby impowered to order the same to be put in Suit; and the Monies recovered by Virtue thereof, shall be applied to the Use of the County, on Confideration of the Counties making good the Deficiencies of the Borrowers in the same, as in this Act is hereafter directed. Provided always, That in the City and County of New-York, the Justices and Vestrymen of the same City and County shall have all the Powers by this Act given to the Judges of the Inferior Courts, and Supervisors in the other Counties of this Colony;

which

Justices and Vestrymen in New-York have the like Powers as Judges and Supervisors in the other Counties.

which Justices and Vestrymen of the City and County of New-York shall 11th GEORGE III. also perform all the Duties and Services, and be liable to all the Pains, Penalties, and Forfeitures which the Judges aforefaid, and Supervifors of the other Counties are to perform, and be subject to by Virtue of this Act: And in Case of any Deficiency of the Borrowers, they shall Cause such Deficiency to be affeffed, levied, and raifed in fuch Manner as they affefs, levy, and raife the Tax for Minister and Poor.

IX. And be it Enacted by the Authority aforesaid, That on the first Tuesday of March next, the Judges of the Inferior Courts, or any one or more of them, together with the Supervisors (or the Majority of them) of the feveral Counties respectively of this Colony, shall meet at the Court-House of the Counties respectively, where the Majority of them shall elect New-York and Albaand chuse two sufficient Freeholders of the respective Counties, to be Loan Officers for the same Counties. Provided always, That nothing in this Clause shall be construed to extend to the City and County of New-York, the City and County of Albany, the County of Dutchess, the County of Ulster, and the County of Orange.

Judges and Supervifors to chuse Loan Officers, except in

X. And be it Enasted by the Authority aforefaid, That the Vestrymen of the City and County of New-York, and Supervisors of the several Counties of this Colony shall, at every of their Meetings after the said first Tuesday in March, with the Judge or Judges aforesaid directed by this Act, in the first Place take the Oath or Affirmation before any Justice of the Peace, in the Words following:

TA.B. will, according to the best of my Judgment and Knowledge, well and I truly execute the Trust reposed in me by an Act of the General Assembly of this Colony, entitled, An Act for emitting the Sum of One Hundred and men and Supervisors. Twenty Thousand Pounds, in Bills of Credit, to be put out on Loan, and to appropriate the Interest arising thereon to the Payment of the Debts of this Colony; and to fuch public Exigencies as the Circumstances of this Colony may, from Time to Time render necessary; and that without any Favour, Malice, or Partiality. So help me GOD.

Oath of the Veftry-

The Loan Officers of each City and

County incorpora-

XI. And be it Enacted by the Authority aforefaid, That the Loan Officers of each of the Cities and Counties aforesaid respectively, when elected, appointed, and qualified according to the Directions of this Act, shall be Bodies Politick and Corporate, in Fact and in Law, That is to fay,

The Loan Officers for the City and County of New-York Phall be one Body Politick and Corporate, by the Name of the Loan Officers of the City

and County of New-York.

The Loan Officers for the City and County of Albany, shall be one Body Politick and Corporate, by the Name of the Loan Officers of the City and County of Albany.

The Loan Officers for King's County shall be one Body Politick and Corporate, by the Name of the Loan Officers of King's County.

The Loan Officers for Queen's County shall be one Body Politick and Corporate, by the Name of the Loan Officers of Queen's County.

The Loan Officers for Suffolk County shall be one Body Politick and Corporate, by the Name of the Loan Officers of Suffolk County.

The Loan Officers for Richmond County shall be one Body Politick and Corporate, by the Name of the Loan Officers of Richmond County.

The Loan Officers for Westchester County shall be one Body Politick and Corporate, by the Name of the Loan Officers of Westchester County.

The Loan Officers for Dutchefs County shall be one Body Politick and Corporate, by the Name of the Loan Officers of Dutchess County.

The

11th GEORGE III. A. D. 1771. The Loan Officers for Orange County shall be one Body Politick and Corporate, by the Name of the Loan Officers of Orange County. And, The Loan Officers for Ulfter County shall be one Body Politick and

Corporate, by the Name of the Loan Officers of Ulfter County.

With full Power to every of the faid Bodies Politick, to use a common Seal, and by the same Seal, and in the Name of such Body Politick, to grant Receipts, receive Mortgages, and again to grant the same away; to sue and be sued, and generally with all such Powers as are necessary to be used for the due Execution of the Trust reposed in the said Loan Officers by this Act; any Law, Usage, or Custom to the contrary in any wise notwithstanding.

The Bills when figned shall be delivered to the Loan Officers.

To be let out on fufficient Security after public Notice of the Time Borrowers are to appear.

If too many Borrowers, the Sums demanded to be abated proportionably.

Inquiry to be made as to the Value of the Premises offered in

Mortgage.

XII. And be it Enacted by the Authority aforesaid, That when the said Loan Officers respectively have qualified themselves as above in this Act is directed, they shall receive the said Bills of Credit signed by two of the four Signers first named as aforesaid, and Treasurer; which Bills of Credit so figned, shall be let out to such as shall apply for the same, and can and will give Security to the faid Loan Officers, by Mortgage on Lands. Lots. Houses, or other valuable Improvements lying in the same City or County; they the faid Loan Officers first giving public Notice (as in other Cases by this Act directed for Notices) by Advertisements set up, that on a certain Day, (at least ten Days after setting them up) they will be ready to receive Borrowers qualified according to the Directions of this Act; and as on that Day Borrowers do offer their Names and Sums they demand, shall be orderly entered down in the Minute Book of Proceedings; and every one shall be ferved according to the Priority of their Demands, if reasonable Objections be not against the Title and Value of the Lands offered to be mortgaged, or fome other fufficient Reason, which shall be entered also in the Minute Book of Proceedings. Provided always, That if upon the first Day so many Borrowers do offer, as to demand a greater Sum than the whole Sum in that County to be lent out; then and in fuch Cafe, every fuch Borrower shall be abated of the Sum he demanded proportionably.

XIII. And the if Enacted, That the faid Loan Officers respectively, before they accept of any Lands, Lots, Houses, or other Improvements, in Mortgage for any of the said Bills, they shall first view what is so offered in Mortgage, or make due Enquiry into the Value thereof, and then shall examine the Titles thereto, by perusing the Deeds, Patents, Surveys, and other Writings and Conveyances by which the same is held, and by which the Value and Quantity may be the better known; and the said Loan Officers respectively, are hereby also impowered and required to administer to all Persons applying for any of the said Bills as aforesaid, the following Oath, or Affirmation (if Quakers) to wit.

Oath to be taken by the Borrower. A. B. am bona fide feized in fee Simple, of the Lands, Tenements, and Hereditaments by me now offered to be mortgaged in my own Right, and to my own Ufe, and the same were not conveyed to me in Trust for the Use of any Person, nor with Intent to borrow any Sum or Sums of Money upon the same, for the Use of any other Person or Person whatsoever; and the Premises are free and clear from any other or former Gift, Grant, Sale, Mortgage, Judgment, Extent, Recognizance, or other Incumbrance whatsoever, to my Knowledge, except the Rent issuing thereout to our Lord the King. So help me GOD.

XIV. And be it Enacted by the Authority aforesaid, That the Loan Officers of the faid Cities and Counties respectively, upon finding Borrowers qualified, and the Loan Officers being fatisfied as aforefaid, are hereby required, and by Virtue of this Act have full Power to lend out the Bills delivered to them as aforesaid, at the Interest of Five per Cent. per Annum, for the Term of fourteen Years from the third Tuelday of April next to come; to be paid in again by Payments to be made as herein after directed, in Sums not exceeding Three Hundred Pounds, and not under Twenty-live Pounds, (unless the Proportion as aforesaid be less) to any one Person; the faid Loan Officers taking Security for the fame by Way of Mortgage as aforefaid, of at least double the Value in Lands, Tenements, and Hereditaments; and of at least three Times the Value in Houses within the faid respective Cities and Counties; and administring an Oath or Affirmation to the Borrower as aforefaid; and the faid Mortgage shall be executed before two or more lawful Witnesses signing thereto, and the Substance thereof shall be minuted in a Book to be by the said Loan Officers kept for that Purpose in each respective City and County; for the making of which Mortgage and Minute, the Borrower shall pay to the said Loan Officers the Sum of Four Shillings, and no more: Which Mortgage and Minute Copy of Mortgage, shall be, and each of them are hereby declared to be Matter of Record; or of the Minute and an attested Copy of the said Mortgage, if in being, or of the said is lost, good Evi-Minute, in Case the Mortgage is lost, under the Hands of the Loan Offi-dence. cers, and Seal of the Loan Office, thall be good Evidence of the faid

Mortgage in any Court within this Colony. XV. And be it Enacted by the Authority aforesaid, That the Interest of the Money lent out as aforesaid shall be payable yearly on the third Tuesday of April, to the Loan Officers; and the Principals of all the payable annually, on Monies lent out as aforefaid shall be paid in again in the Manner following; That is to say, One Tenth Part of the principal Money on the third Tuesday of April, which will be in the Year of our Lord One thousand feven hundred and seventy-fix; one other Tenth Part thereof on the third Tuesday of April, which will be in the Year of our Lord One thousand feven hundred and feventy feven; one other Tenth Part thereof on the third Tuefday of April, which will be in the Year of our Lord One thousand feven hundred and feventy eight; one other Tenth Part thereof on the third Tuesday of April, which will be in the Year of our Lord One thoufand feven hundred and feventy nine; one other Tenth Part thereof on the third Tuelday of April, which will be in the Year of our Lord One thoufand feven hundred and eighty; one other Tenth Part thereof on the third Tuesday of April, which will be in the Year of our Lord, One thousand feven hundred and eighty one; one other Tenth Part thereof on the third Tuesday of April, which will be in the Year of our Lord One thousand feven hundred and eighty two; one other Tenth Part thereof on the third Tuesday of April, which will be in the Year of our Lord One thousand feven hundred and eighty three; one other Tenth Part thereof on the third Tuesday of April, which will be in the Year of our Lord One thoufand seven hundred and eighty four; and the remaining Tenth Part thereof on the third Tuesday of April, which will be in the Year of our Lord One thousand seven hundred and eighty sive. And the respective Loan Officers at the lending of the Money are hereby required to take the Security for the fame accordingly; and the faid Loan Officers for every Sum paid to them shall give to the Payer a Receipt, and shall also enter one Minute of the fame Payment on the Back of the Mortgage, and another Minute thereof in the Book of Accompts by them to be kept, and that without any Fee or Reward. But if the Borrower, his Heirs, Executors, or Admini-

11th GEORGE III. A. D. 1771.

The Bills to be lent in Sums not exceeding £. 300, nor under £. 25, at 5 per Cent. for 14 Years, commencing the third Tuesday in April, 1771.

Fee for Mortgage and Minute, 4 s.

thereof, if Mortgage

Interest Money the third Tuesday in April; and the Principal Sums in ten annual Payments, the first Payment in April, 1776,

strators.

11th GEORGE III. A. D. 1771.

The Borrowers may pay in the Principal fooner, and in the Proportions within mentioned.

Release to be given to the Mortgagee on Payment of the Fee of 2 5.

The Sums fo paid in, to be let out again after public Notice.

fufal, or Misbehaviour of Luan Officers, how others are to be elected in their Room.

strators, shall see Cause to pay in a Fourth, or a Half, or Three Quarters, or the Whole of the Principal due to the faid Loan Officer, on any third Tuesday of April, before the said third Tuesday of April, One thousand seven hundred and eight five, the faid Loan Officers are hereby impowered and required to receive the same on the third Tuesday of April annually, and no oth Day of the Year, unless so many do offer Payment on that Day that the Loan Officers cannot within the Day receive the Whole; and in that Case, they are to continue to receive until all that on that Day offered have paid in the Monies fo offered; and unless he brings along with him another fufficient Borrower to give new Security to the Satisfaction of the Loan Officers, for the Whole of the Money by him paid in; and in that Cafe, the Loan Officers shall accept thereof, on any of their stated Days of Meeting; and when the whole Principal and Interest is paid, the said Loan Officers shall, if required, give the Party paying, a Release of the Mortgage given by the Borrower, and shall tear off the Name and Seal, and make an Entry in the Margin of the Mortgage, and in the Margin of the Minute made thereof, that such a Day and Year such Release was made: For which Release, the Releasee shall pay the Sum of Two Shillings and no more. And when any Parts of the Principals are paid in as aforefaid, before the faid third Tuesday of April, One thousand seven hundred and eighty five, the Loan Officers shall, at the End of that Meeting, compute the Sum of the whole Principals so paid in, and give public Notice of the Sum by Advertisements set up, and that on that Day Week, they will be ready to receive Borrowers of the faid Monies, to whom the faid Loan Officers shall lend the fame out; and in the lending and taking Security, shall conform themfelves (as near as the Circumstances of the Case can admit) to the Directions herein before prescribed: And if any Monies still remain in their Hands for Want of Borrowers, they shall set up Advertisements of the Sum thereof, and continue to do the like at the End of every of their stared Meeting.

XVI. And be it Enacted, That in Case any Loan Officer shall die or On the Death, Re- remove, or neglect, delay, or refuse, or omit performing the Duty required or enjoined him by this Act, or shall behave himself in his Office with Favour, Affection, Partiality or Malice, whereby the Public, or any private Person, may be injured; upon Report or Complaint made thereof to any two or more of the Judges aforesaid of the respective Counties, or to the Justices and Vestrymen of the City of New-York to which he belongs; the faid Judges are hereby required and commanded to iffue out their Precepts to call together the Judges and Supervisors of the same County, to meet at fuch Time and Place as in the faid Precept shall be appointed, to hear and determine summarily upon the said Report or Complaint; and upon sufficient Proof made to any one or more of the faid Judges, with the major Part of the said Supervisors, of any Death, Removal, Failure, or Neglect in the faid Office as aforefaid, then, and in that Case, the said Majority of the Supervifors, with Concurrence of one or more of the Judges aforefaid, shall proceed in Manner as herein before directed, to elect and choose; and are hereby required and commanded to elect and choose a Loan Officer in the Room and Stead of such deceased or absent Person, or Omitter or Defaulter; which Loan Officer fo chosen as aforesaid, having entered into Bond, and been qualified in like Manner as other Loan Officers are by this Act directed, shall then have all the Powers, Privileges and Advantages, and be subject to all the Pains, Penalties and Forseitures, which any of the Loan Officers of the County elected as aforesaid are vested with, entitled to, charged with, or subject to by Virtue of this Act.

XVII. And be it Enacted, That if any of the Loan Officers, hereafter 11th GEORGE III. to be elected and appointed by Virtue of this Act, shall at any Time hereafter, defire to be discharged of and from the said Office, he applying himself to any one or more of the Judges aforesaid for that Purpose, he or they shall, upon that Application, iffue their Precept to summon the Judges aforefaid, and Supervisors, to meet at a Place and Day by the said Precept prefixed; to whom, when met, the faid Loan Officer shall produce or render an Account of his Proceedings in his faid Office; and if it appear upon Examination, that the faid Loan Officer hath faithfully demeaned himself in the Discharge of his said Office, according to the true Intent and Meaning of this Act, then, and in such Case, such Loan Officer shall, by the Majority of the Supervisors, with the Concurrence of the said

Judges, be discharged off and from his said Office, and another fit Person thall be by them elected and appointed to supply his Place; who shall take the same Oath or Ashrmation, give the like Security, be under and subject to the like Penalties, Restrictions, and Regulations, and receive the same Salaries and Advantages whatfoever, as the other Loan Officers for that County, by Virtue of this Act, are liable, subject, or entitled unto.

A. D. 1771.

Loan Officers on their Request and paffing their Accounts, may be difcharged from their

XVIII. and be it Enacted by the Authority aforesaid, That when a Loan Officer shall be chosen and qualified as herein is directed, in the Place of a former Loan Officer, fuch former Loan Officer, his Executors, or Administrators, shall, upon Demand, deliver to the new Loan Officer chosen in his Place, and qualified as aforefaid, all the Monies, Books and Papers, that were in fuch former Loan Officers Custody belonging to his Office, upon Oath, before any Justice of the Peace: And in Case any such former Loan Officer, or his Executors or Administrators, shall deny, delay, or refuse to make such Delivery on Oath, when demanded as aforesaid, the Bond of fuch former Loan Officer shall be forfeited.

The Books and Papers in that Cafe, to be delivered over to the Successor in

XIX. Be it also Enacted, That if any Borrower shall neglect to bring in and pay, or cause to be brought in and paid yearly and every Year, on the third Tuesday of April, or within Twenty-two Days thereafter, on one of the Days which the Loan Officers aforesaid are by this Act directed to attend the respective Loan Offices, the yearly Interest due by his Mortgage, and also the Part of the Principal as it becomes payable; then, and in either of these Cases, the Loan Officers to whom such Mortgage was granted shall be seized of an absolute indefeazible Estate in the Lands, Houses, Tenements and Hereditaments, thereby mortgaged to them, their Successfors and Affigns, to the Uses'in this Act mentioned; and the Mortgagor, his or her Heirs and Assigns, shall be utterly foreclosed and barred of all Equity of Redemption of the mortgaged Premises; any Law, Usage, or Custom, or Practice in Courts of Equity, to the contrary notwithstanding.

Equity of Redemption foreclosed on Non-Payment either of the Interest or principal Sums.

XX. Be it further Enacted, That the faid Loan Officers respectively, shall attend the Loan Office every Year, to receive the Monies by this Act directed to be paid in to them upon the third Tuesday of April, and thereafter on the Tuesday in each Week, for the Term of three Weeks.

Time of Attendance of the Loan Officers.

XXI. And be it Enacted, That the Loan Officers shall, in the Evening of the last of the Tuesdays aforesaid, yearly and every Year, give sufficient be put up at the Directions, which they are to take care shall be observed, for fixing up Adver- Place where the Pretisements at three of the most public Places in, at least three or more distinct mises are to be sold. Towns or Precincts of the County where the Premises are situate, of all the Lands contained in the Mortgages whereof the Equity of Redemption is foreclosed

Advertisements to

11th GEORGE III. foreclosed as aforefaid, describing the Quantity and Situation of the same, and that on the last Tuesday of June in the same Year, they are to be sold at the Court-House of the respective County where the Lands lie, by way of public Vendue, to the highest Bidder.

The Lands to be fold accordingly.

XXII. Be it l'helvise Enacted, That the Loan Officers of the respective Cities and Counties aforesaid shall on the said last Tuesday of June yearly, expose the Lands in the Mortgages foreclosed as aforesaid, to Sale by way of public Vendue; and upon Sale shall convey them to the highest Bidder or Bidders, who shall pay for their Deeds Five Shillings; and the Buyer or Buyers shall and may hold and enjoy the same for such Estate as they were fold, clearly discharged and freed from all Benefit and Equity of Redemption, and all other Incumbrances made and suffered by the Mortgagor, his or her Heirs or Affigns; and fuch Sales shall be available in Law and Equity.

Surplus Monies to he paid to the Mostgagor.

XXIII. And be it Enacted, That the Money or Price, for which the Premises are fold, shall, upon the Sale thereof, be paid to the said Loan Officers, out of which they thall retain in their Hands what has not been paid in of the whole Principal lent, together with the Interest that has become due thereon, and might become due until the third Tuesday of April next thereafter; as also the Expence of the Advertisements, and of the Sale, the fame not exceeding Fifteen Shillings, and the Remainder (if any be) the Loan Officers shall pay to the Mortgagor, his or her Heirs or Affigns. Provided always, That if any Person or Persons offer at the Time of the Sale to borrow (on fufficient Security within this Act) the whole Principal that is to be retained out of the Price, and lent out again, then, and in that Case, the Loan Officers shall not retain Interest beyond the Day of Sale. Provided also, That if the Buyer incline to be the Borrower of the Principal or Principals that is or are to be paid in by him and lent out again, and if the Loan Officers be fatisfied of the Security to be given by him in Manner aforefaid, he shall be preferred to any other Borrower. Provided likewife, That the Loan Officers shall not be obliged to take Notice of any Assigns of the Mortgagor, unless they enter a Notice of their Right with the faid Loan Officers, at or before the Time of Sale; which Notice the Loan Officers shall enter on the Mortgage and Minute thereof, on Demand, the Affignee paying One Shilling for the same; and Affigns shall be preferred according to the Priority of their Entries of such Notices.

The Purchaser to be preferred to other Borrowers.

Notice of Affiguments of Mortgagers to be given the Loan Officers.

or on Breach of Covenant, Mortgagor to be fued.

XXIV. and be it Enacted. That after any Lands, Houses, Tenements For want of Title or Hereditaments, are mortgaged according to the Directions of this Act, if it shall appear to the Loan Officers upon good and sufficient Grounds, (which they shall insert in the Minute Book of their Proceedings) that the Mortgagor had no good Right or Title to the Premises mortgaged, or has otherwise broke the Covenants of his Mortgage, so that the Public may be in danger of loling the Monies, or any Part thereof, advanced in Loan upon the Credit of the Premises, it shall and may be lawful to and for the faid Loan Officers, and they are hereby impowered and required to commence an Action or Actions of Debt or Covenant, upon the faid Mortgage, against the Mortgagor, his or her Heirs, Executors or Administrators, and the same to prosecute to Judgment in any Court of Record, for the Recovery of the whole Monies lent upon the Mortgage, and Interest become due and that shall become due until the third Tuesday of April next following the Judgment, with Costs and Charges, by all lawful Ways and Means whatfoever: In which Action or Actions, the Mortgagor shall be held to special Bail, and the Court in which such Action is brought, is, and the Judges thereof in Vacation, are hereby authorized and directed to 11th GEORGE III. give such short Days for the Rules of pleading thereon, that Judgment or a Trial, and final Determination, may be had the first Court after the Court at which the Defendant first appeared to the same Action.

XXV. And be it Enacted. That the aforefaid Bills of Credit to be made and issued by Virtue of this Act, when signed by any two of the first Signers aforesaid, and the Treasurer, shall be received by the said Loan Officers for and during the Term of Fourteen Years; and by the Treasurer of this Colony, for and during the faid Term, and for one Year thereafter.

How long the Loan Officers and Treafurer are obliged to receive the Bills in

XXVI. And be it Enacted, That if any Person or Persons whatsoever shall presume to counterfeit any of the Bills of Credit issued by Virtue of this Act, or shall alter any of the faid Bills issued as aforesaid, so that they shall appear to be of greater Value than by this Act the same Bill or Bills fo altered, were enacted, figned or numbered to pass for; or shall knowingly pass or give in Payment any of the Bills aforesaid, so counterfeited or altered, every Person guilty of counterfeiting or altering any of the said Bills as aforefaid, or of knowingly paffing or giving in l'ayment any fuch counterfeit or altered Bills, shall be guilty of Felony, and being thereof convicted, shall suffer the Pains of Death, without the Benefit of Clergy; and though such counterfeiting, altering, or knowingly passing counterfeit Indiament good the' or altered Bills, shall be done out of this Colony, yet any Grand Jury the Offence be comwithin this Colony is hereby impowered to prefent the same, and to set Colony. forth in the Indictment, the Place where, by their Evidence, it appeared that the Fact was committed: Which Indictment is hereby declared good, notwithstanding that the Place alledged be out of this Colony; and the Petty Juries on the Trials of all fuch foreign Issues, shall be returned from the Body of the City and County of New-York; any Law, Ufage, or Cuftom to the contrary notwithstanding.

Felony to counterfeit or alter the Bills, or to pals fuch as are counterfeit or

mitted out of the

XXVII. And be it also Enacted, That the respective Loan Offices in this Colony shall be kept at the Court-House of each respective County, kept at or near the or at some other convenient Place near the same; and the said Loan Officers Court Houses, and fhall, so soon as the said Bills are signed and delivered to them, set up to be publickly no-Advertisements of the first Day of their attending the Loan Office for the tiaed. Purposes herein before mentioned; and shall duly attend the same on that first Day, and on every Tuesday and Wednesday in each Week, for the Space of four Weeks thereafter, if there be Occasion of their sitting so long; and the faid Treasurer, as soon as he can fix the Day upon which he can deliver the faid Bills to the Loan Officers, shall send Notice by Letter to them, to come and receive the Bills at that Day.

Loan Offices to be

XXVIII. And be it Enacted, That the Loan Officers respectively, shall retain in their Hands so much of the Interest Monies paid in to them as will pay them their respective Salaries appointed by this Act, and the Remainder of the faid Interest Monies shall be annually paid to the Treasurer of this Colony, on or before the last Tuesday of the Month of July, and the said nies to the Treasurer. Treasurer's Receipt shall be to the said Loan Officers, and every of them, their Heirs, Executors and Administrators, a sufficient Discharge.

Loan Officers to retain their Salaries, and to pay the rest of the Interest Mo-

XXIX. And be it further Enacted, That the yearly Salaries of the Loan Officers aforefaid, for the Services required of them by this Act, shall be as follow, to wit.

Salaries of the Loan Officers.

For every of the Loan Officers of the City and County of New-York, Forty Pounds.

For

For every of the Loan Officers of the City and County of Albany, Thirty Pounds.

For every of the Loan Officers of King's County Ten Pounds.
For every of the Loan Officers of Queen's County Sixteen Pounds.
For every of the Loan Officers of Suffalk County Sixteen Pounds.
For every of the Loan Officers of Richmond County Nine Pounds.
For every of the Loan Officers of Westchelber County Sixteen Pounds.
For every of the Loan Officers of Outchelb County Sixteen Pounds.
For every of the Loan Officers of Orange County Ten Pounds.
For every of the Loan Officers of Ulster County Sixteen Pounds.

Loan Officers Accounts to be examined yearly, and Deficiencies to be affested and levied on the County.

XXX. And be it Enacted by the Authority aforefaid, That the Supervifors and Judges aforefaid, of the feveral Counties of this Colony, shall on the first Tuesday in October, which will be in the Year of our Lord One thousand seven hundred and seventy two, and yearly thereafter, on the first Tuesday in October, meet together with the said Loan Officers at the Court-House of the County, except the Judges and Supervisors of Suffolk County, who shall meet on the last Tuesday in October; the Judges and Supervisors of Ullter County, on the third Tuelday in June; and the Judges and Supervisors of Dutchess County, on the first Tuesday in June; and the Majority of the Supervisors, with one or more of the Judges aforesaid, shall carefully inspect and examine the Mortgages, Minutes, and Accounts of the Loan Officers, to find whether they have been in any way faulty or negligent in their Offices; and if they find fo, then to chuse others in their Places as aforesaid; when also, if any Deficiency has happened by a Borrower's not having Right to the Lands mortgaged, or by the felling thereof for a less Price than what before is mentioned, or any other Way whatsoever; then they the faid Supervisors, or the Majority of them, with the Concurrence of one or more of the faid Judges, shall cause all such Deficiencies to be affeffed and levied of the County, as other County Charges, fo that the whole of fuch Deficiencies be paid in to the faid Loan Officers, by the third Tuesday of April then next following.

Penalties on Judges and Supervifors neglecting to meet, &c.

XXXI. And be it Enacted by the Authority aforesaid, That in Case one or more of the faid Judges, and a Majority of the Supervisors aforesaid, shall not meet on the first Tuesday of March next to come, or in Case they shall not meet yearly on the first Tuesday in October, or on the several and respective Tuesdays herein before appointed for the Counties of Suffolk, Ulster and Dutchess, or in Case they shall not meet when summoned by a Precept of one or more of the said Judges, for the several Purposes in this Act mentioned; every of them, in either of these Cases, that are absent (unless detained by Sickness) shall forfeit the Sum of Three Pounds; and the Judge or Judges then attending shall issue his or their Precept to one or more Constables, to summon the Judges and Supervisors to attend that Day Week for the Purposes aforesaid, under double the Penalty aforesaid, which each neglecting then to attend, if duly fummoned, shall also forfeit, though a sufficient Number do appear: And in Case a sufficient Number do not then appear, the Judge or Judges appearing shall proceed in like Manner from Week to Week, till a full Number of Supervisors do appear to perform the Duty for which they before ought to have met. And in Case the said Supervisors or Vestrymen, or either of them, when a Majority of them are met, shall neglect or refuse to take the Oath or Affirmation herein prescribed, or neglect or refuse to do the Duty enjoined them by this Act, when met, or shall on any Pretence whatsoever, on the Day of their annual Meeting, neglect or omit the caufing to be affeffed, levied and raifed, the whole Deficiencies that have happened by any of the Means aforelaid,

every of them neglecting their Duty herein shall forfeit to his Majesty the 11th GEORGE III. Sum of Five Pounds: All which Penalties, before in this Clause mentioned, are to be recovered before any one of his Majesty's Justices of the Peace within the City or County where fuch Forfeiture shall arise; one Half to the Use of such Judge or Judges, and Supervisors of the same County, endeavouring to perform their Duty herein, who will fue and inform against the Rest, and prosecute their Suit to effect; and the other Half to be paid to the Treasurer, and applied towards cancelling the Bills of Credit in such Manner as shall be directed by Act or Acts of the General Assembly.

> The County to have the Benefit of Deficiencies recovered.

XXXII. and be it Enacted, That all and every the Sums of Money, which may at any Time afterwards be recovered by the Loan Officers aforesaid of such Persons as have been the Occasion of such Deficiencies as aforesaid, shall be applied to the Use of such County; and the Judge or Judges, and Supervifors, are here impowered to take all lawful Ways and Means, in the Name of the faid Loan Officers, to recover the fame.

> The Bills may bo lent on Plate at 6s. per Ounce, to be paid in again in one Year, or the Plate fold.

XXXIII. And be it Enacted by the Authority aforesaid, That it shall and may be lawful for the faid Loan Officers to let out upon Loan any of the faid Bills of Credit, in fuch Manner as they shall think best, upon Security of good Plate to be delivered to them at Six Shillings per Ounce, to be paid in again to the faid Loan Officers on the third Tuelday of April then next, with a Year's Interest at five per Cent. for the same : And in Case of Non-payment at any of the two first stated Days of meeting of the Loan Officers, then the faid Loan Officers are to fell the fame Plate in fuch Manner, and upon the fame Day, as they are directed to fell the Lands of the Mortgages forfeited as aforefaid, and they are to return the Overplus to the Owner (if any be) after Payment of the Principal and Charges, with Interest past and to come until the third Tuesday of April, then next to come, unless a Borrower offers at Time of Sale, as in Case of Lands herein before mentioned; any Thing in this Act to the contrary notwithstanding.

XXXIV. and be it Enacted, That if any of the faid Monies shall remain in the Hands of the Loan Officers four Weeks after the first Day of letting it out for Want of Borrowers, it shall be lawful for them to let out the same on good Sucurity by Mortgage of Lands in the County, or on Plate, as aforefaid, to any Person who will borrow the same, in any Sums though they be upwards of Three Hundred Pounds.

If Monies remain in the Treasury 4 Weeks for want of Borrowers, Sums exceeding L. 300, may be lent.

XXXV. Be it Enacted by the Authority aforefaid, That if any of the Bills of Credit shall remain four Weeks over and above the four Weeks aforesaid, That is to say, in all eight Weeks, in the Hands of the Loan Officers, for want of Borrowers after the first Day of letting out as aforefaid; then, and in that Case, the said Loan Officers, or one of them by ried to any other Confent of the other, to be entered and figned in the Minute Book of Proceedings, shall carry it to the Loan Officers of the next County or Counties, where there were more Monies demanded in Loan than there were Monies to lend, and deliver it to the Loan Officers of fuch next County, upon their Receipt for the same, and their entering a Memorandum of it in the Minutes of their Proceedings; which Loan Officers, to whom fuch Sum is brought, shall accept thereof, and shall set up Advertisements thereof, and therein affign a Day in the next Week for Borrowers to offer, and shall. proceed in the lending this further Sum in their County, as nearly as Circumstances of Things can admit, in the like Manner as they proceeded in lending the first Sum; of which Transposition of those Monies, the Loan Officers of the feveral Counties shall give Notice in Writing, signed by

On a Deficiency of Borrowers in any. County, the Bills of Credit may be car-County where the fame are wanted.

them,

11th GEORGE III. them to the Treasurer, at the Time of their paying to him the first Interest Monies thereafter, of which Notices to him he shall enter Memorandums in his Books of Accounts, the better to ascertain the Interest he is to receive yearly from the respective Counties, and the principal Sums that the Counties are finally to cancel.

In what Case the personal Estate of the Mortgagor shall be liable to the Debt; and where to be paid by the Devisee.

XXXVI. AND to prevent Frauds that may happen by Executors or Administrators, in their Non-payment of any Part of the Money borrowed as aforesaid by their respective Testators or Intestates: Be it Enacted, That if any Person or Persons, that shall become Borrowers of the Bills issued by Virtue of this Act, and shall afterwards make his, her, or their last Will and Testament in due Form of Law, thereby devising the Premises so mortgaged to any other Person or Persons, leaving personal Estate sufficient to pay his or her Debts, with an Overplus not otherwise in the said Will disposed of, and not expressly providing in other Manner by the said Will: in fuch Case it shall be understood, that the Devisor intended that the Mortgage Money in Arrear at the Time of his Death should be paid out of his personal Estate, and his Executor or Executors, shall be accordingly compelled to pay the fame thereout, in Aid of fuch Devisee or Devifees: But in Case the said last Will was made before the Premises were mortgaged, then it shall be understood, that the Testator's Intent was (unless otherwise expressed in such Will) that the Devisee or Devisees should pay the Residue of the Mortgage Money in arrear at the Time of such Testator's Death, and in Case any Executor or Executors, contrary to the Intent of this Act, having Effects sufficient, shall permit a Sale to be made of the Premises mortgaged; such Devisee or Devisees, may immediately have his, her or their Action either in proper Person, or by Guardian or next Friend if under Age, against such Executor or Executors, and recover double the Damages sustained with Costs of Suit; and in Case any Executor or Executors shall, in such Case, be a Purchaser of the Premises so mortgaged, or any other in Trust for him or for his Use, he or they shall be deemed seized of the Premises for the Use of the Devisee or Devisees, and fuch Executor or Executors, and their Trustees, are hereby disabled from making any Conveyance thereof, from fuch Devisee or Devisees; and if any fuch Conveyance is made, the same is hereby declared fraudulent and void against such Devisee or Devisees.

If Executors purchase, it is for the Use of the Devisee.

How the Debt is to be paid where the Mortgagor dies In-testate, and the Heir within Age.

XXXVII. and be it Enacted, That in Case any Mortgager die intestate, the Mortgage Money aforefaid, or any Part thereof, being in arrear and unpaid, and leaving personal Estate sufficient to pay his Debts, with an Overplus, his Heir at Law being under Age when any Part of the faid Mortgage Money shall become due, in such Cases the Mortgage Monies shall, be paid out of the personal Estate if sufficient; and the Profits of the Premises mortgaged shall be applied towards Repayment of the said Monies to such Person or Persons as may be entitled to the same, where it so happens that the Part of the personal Estate coming to the said Heir at Law is not fufficient to discharge such Mortgage; and in Case the Profits of the mortgaged Premises shall not be sufficient to make such Repayment, the Heir at Law shall be compelled to make it up with Interest, when he, she, or they come of Age; and where any Sales shall happen to be made pursuant to the Tenor of this Act, after the Death of the Testator or Intestate, because of the Deficiency of the personal Estate of the Testator or Intestate, his or her Heirs or Devisees being then under Age; in such Case the Monies arising by fuch Sale after the Deduction of the Principal, Interests, and Costs due to the faid Loan Office, shall be placed out to Interest by the Executors or Administrators for the Benefit of such Heir or Devisee, or Person intitled to fuch Lands. XXXVIII. and



AAAVIII. AND DE IT Ematted by the Authority aforeland, That the Borrowers may pay their Interest and Principals in any of the Bills of Credit of this Colony, or in Silver or Gold, or Lyon Dollars; and the Treasurer and Loan Officers shall accept thereof in Lieu of the Bills issued by Virtue in this Act.

A. D. 1771.

Borrowers may make their Payments in other Bills, or in Silver and Gold.

XXXIX. And the it Enacted by the Authority aforefaid, That if any Perfon shall fallely swear or affirm, in any of the Cases where an Oath or Affirmation is required to be taken by this Act, or shall wilfully or knowingly act contrary to the Oath or Affirmation he has before taken, such Offence is hereby declared to be Perjury, and the Offender being convicted thereof shall suffer all the Pains and Penalties of Perjury, which by the Laws of Great-Britain can be inflicted.

Swearing or affirming falfely, declared Perjury.

XL. And be it further Enacted, That all Judges and Juftices in this Colony shall, and they are hereby directed to construe this Act most favourable for the Prosecutor, and most strongly against the Offender, and shall allow him or her no Esson, Protection, or Wager of Law, nor more than one Imparlance, and shall endeavour the Execution of this Act according to the true Intent and Meaning thereos, notwithstanding the want of apt Words to express the same; and if Mischiefs should happen, which may affect the Public or any private Person, or the Credit of the Bills issued by Virtue of this Act, against which no Remedies are expressly provided by this Act, but if there happen to be Remedies against like Mischiefs, they the said Judges and Justices shall construe and extend the like Remedies to and for the like Mischiefs, according to the true Intent and Meaning of this Act; any Law, Usage, or Custom to the contrary notwithstanding.

Construction to be made of this Act.

XLI. And he it also Enacted by the Authority aforefaid, That the Bills of Credit issued by Virtue of this Act, shall be cancelled in like Manner as the Bills of Credit were cancelled that were emitted by Virtue of an Act, entitled, An Act for the more essential cancelling the Bills of Credit of this Colony, passed the eighth Day of April, One Thousand Seven Hundred and Forty-eight; and the Act, entitled, An Act to amend an Act, entitled, An Act for the more essential cancelling the Bills of Credit of this Colony; passed the fourth Day of July, One thousand seven hundred and fifty three.

The Bills to be cancelled according to the Directions of the Acts passed in 1748 and 1753.

XLII. And he it further Enacted by the Authority aforesaid, That the Loan Officers for the County of Orange, shall be elected and chosen in the following Manner, That is to fay, One of the faid Loan Officers, being a fufficient Freeholder, shall be chosen at the Court House in Goshen Town, on the first Tuesday in March next, by the two Supervisors of Goshen and Cornwall Precincts; and the Judges and fuch as are Justices of the Quorum for faid County, dwelling and refiding in faid two Precincts, by the Plurality of Votes of those that shall meet at said Election. And the other Loan Officer, being a fufficient Freeholder, shall in like Manner be chosen at the Court-House in Orange Town, on the first Tuesday in March next, by the two Supervisors of Haverstraw and Orange Town Precincts, and the Judges and fuch as are Justices of the Quorum for faid County, dwelling and refiding in faid last mentioned Precincts: And that the Supervisors and Judges of the faid County, shall on the first Tuesday of October, which will be in the Year of our Lord One Thousand Seven Hundred and Seventy-two, meet at the Court-House at Orange Town, with the Loan Officers of the faid County; and the Year following at the Court-House at Goshen, and so alternately each Year during the Continuance of this Act.

Manner of chusing the Loan Officers for Orange County,

Loan Officers mamed for New-York.

Loan Officers named for Albany, Dutchefs and Ulster.

XLIII. and be it Enacted by the Authority aforefaid, That Theodorus Van Wyck, Andrew Barclay, and Nicholas Governeur, Esqus, shall be the Loan Officers for the City and County of New-York; any Thing in this Act to the contrary thereof in any wise notwithstanding.

XLIV. And he it Enacted by the Authority aforefaid, That John H. Ten Eyck, and Hermanus Wendell, Efgrs, shall be the Loan Officers for the City and County of Albany; and Richard Snedeker, and Jacobus Swartwout, Efgrs, shall be the Loan Officers for County of Dutchess; and Christopher Tappen, and Joseph Gastarie, Efgrs, shall be the Loan Officers for the County of User: And that in Case of the Death or Resulal of any of them, the Judges and Supervisors of the said City and County of Albany, and the Judges and Supervisors of the said Counties of Dutchess and User, respectively, shall appoint others as is directed by this Act in the other Counties; any Thing in this Act to the contrary notwithstanding.

Search may be made for Mortgages in the Loan Office, which are to be as valid as those registered in the Counties.

XLV. And be it surther Enaued by the Authority aforesaid, That the respective Loan Officers within this Colony, for the Time being, shall permit and suffer any Person or Persons, at seasonable Times, to search and view the Books of Mortgages in their Hands and Custody, upon their paying One Shilling for the Search, and the Mortgages entered as aforesaid shall be of equal Force and Validity, and have the same Effect, as those entered in the Register of the respective Counties.

The Interest Money to remain in the Treasury till disposed of by future Acts.

XLVI. Be it also Enace, That the Interest of the Money arising by Virtue of this Act shall be and remain in the Treasury, until it shall be disposed of by Act or Acts hereafter to be passed for that Purpose.

C H A P. MCCCCLXXIII.

An ACT to facilitate and explain the Duty of the Loan Officers in this Colony.

Pass'd the 16th February, 1771.

I. BE it Enacted by his Excellency the Governor, the Council, and the General Assembly, and it is bereby Enacted by the Authority of the Jame, That for the greater Uniformity in the Securities to be taken in the Loan-Offices for the Money to be lent, by Virtue of an Act of the General Assembly of this Colony, entitled, An Act for emitting the Sum of One Hundred and Twenty Thousand Pounds in Bills of Credit, to be put out on Loan, and to appropriate the Interest arising thereon, to the Payment of the Debts of this Colony, and to such public Exigencies, as the Circumstances of this Colony may, from Time to Time, render necessary: The Mortgages for the Money, by Virtue of the said Act lent, shall be in the Form following, viz.

Form of the Mortgages.

HIS INDENTURE made the Day of Year of the Reign of our Sovereign Lord GEORGE the Third, by the Grace of GOD, of Great-Britain, France and Ireland, King, Defender of the Faith, &c. Annoq; Domini, One Thousand Seven Hundred and Between the County of of the one Part, and the Loan Officers of the said of the other Part; WITNESSETH, That the Said for and in Consideration of the Sum of by the Loan-Officers of the to him well and truly in Hand paid, whereof

be grants the Reccipt, and acknowledges himself to be therewith contented; and for himself his Heirs, Executors and Administrators, releases and discharges the Loan-Officers of the of and their Successors, thereof for ever; HATH granted, bargained, sold, released, ensembled and consirmed, and by these Presents doth grant, bargain, sell, release, ensembled and consirm to the Loan-Officers of the of and their Successors and Assigns, for ever, ALL THAT

Together with all and all Manner of Woods, Underwoods, Trees, Mines, Mineralls, Quarries, Hawkings, Huntings, Fowlings, Fishings, Buildings, Fences, Improvements, Hereditaments, and Appurtenances what beover, to the fame belonging, or in any Ways appertaining; and all the Estate, Right, Title, Interest,

Possession, Property, Claim, and Demand of the Said

and bis Heirs to the above bargained Premijes, and every Part thereof:

TO HAVE AND TO HOLD the above bargained Premijes, is the Loan
Officers of the of their Succeffors and Affigus, for ever,
to the Ufes and Purpofes mentioned in an Ast of the General Affembly of this
Colony, paffed in the eleventh Year of the Reign of King George the Third,
entitled, An Ast for emitting the Sum of One Hundred and Twenty Thousand
Pounds, in Bills of Credit to be put out on Loan, and to appropriate the
Interest arising thereon to the Payment of the Debts of this Colony, and to
such public Exigencies as the Circumstances of this Colony may, from Time
to Time, render necessary. And the said

for himself, his Heirs, Executors, and Administrators, does covenant, grant,

bargain and agree, to and with the Loan Officers of the

of and their Successors, That, at and before the Time

of the Enfealing and Delivery hereof, he the faid food lawfully seized of the above bargained Premises, of a good, sure, perfect,

abolute and indefeatible Eflate of Inberitance in the Law in Fee Simple; and that the fame then were free and clear of all former and other Gifts, Grants, Bargains, Sales, Leafes, Releafes, Judgments, Extents, Recognizances, Dowers, Entails, and other Incumbrances in the Law whatfoever. Potolico always, and thefe Prefents are upon this Condition, That if the faid

or Assigns, do pay, or cause to be paid to the Loan Officers of the of the Interest, at the Rate of Five per Cent. of the faid principal Sum of April yearly, until the third Tuesday of April, which will be in the Year of our Lord, One thousand seven hundred and seventy-sive inclusive; and if the

our Lora, One thoughna jeven bundred and jeventy-five inclusives, and y the faid or his aforefaids shall pay to the Loan Officers of the one Tenth Part of

the said principal Sum of

April, which will be in the Year of our Lord One thousand seven hundred and seventy-six; together with the Interest due on the said principal Sum of

and one other Tenth Part of the faid principal Sum on the third Tuefday of April, which will be in the Year of our Lord One thousand seven hundred and seventy-seven, together with the Interest them due; and one other Tenth Part of the said principal Sum, on the third Tuesday of April, which will be in the Year of our Lord One thousand seven hundred

and seventy-eight, together with the Interest then due; one other Tenth Part of the said principal Sum on the third Tuesday of April, which will be in 7 M.

11th GEORGE III. the Year of our Lord One thousand seven hundred and seventy-nine, together with the Interest then due; and one other Tenth Part of the said principal Sum, on the third Tuesday of April, which will be in the Year of our Lord One thousand seven hundred and eighty, together with the Interest then due; and one other Tenth Part of the Jaid principal Sum, on the third Tuesday of April, which will be in the Year of our Lord One thousand seven hundred and eighty-one, together with the Interest then due; and one other Tenth Part of the Said principal Sum, on the third Tuesday of April, which will be in the Year of our Lord One thousand seven hundred and eighty-two, together with the Interest then due; and one other Tenth Part of the said principal Sum, on the third Tuesday of April, which will be in the Year of our Lord One thousand seven bundred and eighty-three, together with the Interest then due; and one other Tenth Part of the said principal Sum, on the third Tuesday of April, which will be in the Year of our Lord One thoufand seven hundred and eighty-four, together with the Interest then due; and the Remainder of the said principal Sum, on the third Tuesday of April, which will be in the Year of our Lord One thousand seven hundred and eightyfive, together with the Interest then due thereon, according to the true Intent and Meaning of the said Act of General Assembly: Then the above Grant, Bargain and Sale, and every Article and Clause thereof, shall be void: But if Failure be made in any of the Payments above-mentioned, then the above Bargain and Sale is to remain in full Force and Virtue. And the faid

for himself his Heirs and Assigns doth agree, to be absolutely barred of all Equity of Redemption of the Premises, within Twenty-two Days after such Failure: And the said for himself, his Heirs, Executors and Administrators does covenant, grant, bargain, promife

and agree, to and with the Loan Officers of the

and their Successors, well and truly to pay to them, all and every of the Sums of Money above-mentioned, at the Times on which the same ought to be paid as aforesaid, and that the above bargained Premises, upon the Sale thereof, pursuant to the Directions of the said Act, will yield the Principal and Interest aforesaid, remaining unpaid at the Time of such Sale, and until the third Tuesday of April, next after the Day of Sale, together with Fifteen Shillings, for the Charge of fuch Sale. In Witness whereof, the Parties to these present Indentures have interchangeably set their Hands and Seals, the Day and Year first above witten.

Sealed and Delivered in the Presence of

6000 Copies of the Mortgages to be printed, and Part bound in Books, one for each Loan Office.

II. And be it Enacted by the Authority aforesaid, That Hugh Gaine, shall print Six Thousand Copies of the said Mortgages, and bind so many of them into a Book, together with fix Leaves of clean Paper for an Alphabet, for the Use of the Loan Office of each County, that there may be a Mortgage for every Twenty Five Pounds of Bills of Credit given to the Loan Office of that County, and the Number remaining he shall give in loose Sheets, in the like Proportion, to each of the Loan Offices, in order therewith (if there should be Occasion) to give attested Copies of the original Mortgages to the Buyers of any of the mortgaged Lands: Which Books, together with the faid loofe Sheets, are to be delivered by the Printer to the Treasurer of this Colony, by him, with the Bills, to be delivered to the Loan Officers of each County,

III. And be it Enacted, That no Mortgage shall be taken in the Loan All Mortgages to Offices, but by filling up one of the Blanks of the faid Book of Mortgages; be filled up in that Onices, but by thining up one of the blanks of the late book of Wiortgages; Book, and numbered none of them shall be defaced, nor torn out, except the Seal, when the

the Loan Officers shall proceed in the taking of the Mortgages, from the 11th GEORGE III. Beginning of the Book forward, numbering the Mortgages as they are taken, and inferting the Mortgagor's Name and Number in the Alphabet, under the Letter answering the Mortgagor's Sirname,

IV. and be it Enacted, That the Printer shall also bind up Ten Books of clean Paper, one for the Use of each Loan Office, and to contain about two thirds of the Bigness of the Book of Mortgages for the same County, to be delivered as aforefaid, with the Book of Mortgages.

Another Book for

V. Be it Enacted, That the Loan Officers shall, in one End of the last Book, minute the Substance of each Mortgage, to wit, The Number Substance of Mortthereof, The Date, The Mortgagor's Name, The Sum lent, and, The Boun- gages. daries of the Lands mortgaged; and when the one Loan Officer has the Custody of the Book of Mortgages, the other shall have the Custody of this Book, that Fire, or other Accidents, which may happen, may be guarded against; and the Printer shall make an Alphabet to it, like to that of the Book of Mortgages; and to prevent any Deception of the Mortgagor, he shall examine, or see the Minute examined with the original Mortgage, and he, with the Witnesses, shall sign to the same.

And entering the

VI. And be it Enacted. That the Loan Officers, beginning at the other End of the faid Book, shall insert the Minutes of their Proceedings therein, Proceedings. to wit.

And of their

1. The Days they meet, Place, House, and Loan Officers present.

-2. If any is absent, shall the next Time minute the Cause of his Absence.

3. Shall enter the Hour that every one demands the Loan of Money, and the Quantity he demands.

4. Shall enter down the Reason, why a prior Demander had not the Money according to his Demand, and the Substance of Examinations, for clearing Titles and Value.

5. Shall enter down the Monies received from the Treasurer, and the Monies delivered to, or received from the Loan Officers of another County, and the Day when, with Copy of the Notice thereof to be delivered to the Treasurer, and when that Notice was delivered to the Treasurer, and by whom.

6. The last Day of their four Days of Meeting, for receiving of Monies yearly, they shall enter whose Mortgages are foreclosed, and the Numbers

and Sums of them.

7. Shall enter the Orders for, and Copies of the Advertisements of Sale, and Places at which they were to be fet up, and Persons Names that are to

8. Shall enter the Buyer's Name of Lands, and Price fold for, and Payment of the Overplus, to whom it belongs, with the Time and Witnesses

of fuch Payment.

9. In Case any Principals, or Part thereof, are paid in, before the Times of Payment in the Mortgages, the Totals of fuch Principals so paid in, shall be entered in this Book, with Copy of the Advertisement of lending out again, and on the Day of Demand advertised, the Names of the Demanders thereof, and they shall in that Case proceed as before.

10. Shall enter the Cause of all Suits, and the Informations they have received, and of whom, and how, at length; or, if too long, refer to them

in Papers apart, minuting the Substr ce.

11. Shall enter their Meetings, with the Judges and Supervifors, and Perfons present together with the Minutes of all afted with them narticularly.

Lith GEORGE III. What were the Deficiencies laid before them, what was refolved on for the affeffing and levying them, who for affeffing them, who for neglecting or delaying it.

> 12. Every other Thing remarkable, that has any Relation to their Office, and not otherwise directed about, shall be entered in the Minute Book of

their Proceedings, except their Accounts.

Another Book to be kept in each Loan

VII. And be it Enacted. That the Printer shall also bind up other Ten Books of clean Paper, one of them for the Ule of each Loan Office, about two Thirds of the Bigness of the Book of Mortgages for the same County, to be delivered as aforefaid, with the Book of Mortgages.

For entering the Accounts.

VIII. Be it Enacted, That therein shall be entered all the Accounts of the Loan Office; That at the Beginning there shall be an Alphabet, wherein shall be inferted every Man's Name, and the Leaf wherein his Account stands; and that this Book be kept in the fairest and best Method that the Loan Officers can; and it is to remain in the Custody of him who has the Minutes of the Mortgages and Proceedings.

IX. and be it Enacted, That the Deeds to be granted by the Loan Officers, for any Lands to be fold by them, whereof the Equity of Redemption is foreclosed, shall be in Form following, to wit.

Form of the Deeds granted by the Loan

HIS INDENTURE, made the Tuesday of Year of the Reign of our Sovereign Lord GEORGE the Third, by the Grace of GOD, of Great-Britain, France and Ireland, King, Defender of the Faith, &c. Annoq; Domini, One Thousand Seven Hundred and Between the Loan-Officers of the

of the one Part, and other Part; WITNESSETH, That the Loan-Officers of the

for and in Consideration of the Sum of to them in Hand paid, whereof they grant the

of the

Receipt, and discharge the said Executors and Administrators, thereof forever. HAVE, pursuant to an Act of the General Affembly of this Colony, entitled, An AEt for emitting the Sum of One Hundred and Twenty Thousand Pounds, in Bills of Credit to be put out on Loan, and to appropriate the Interest arising thereon to the Payment of the Debts of this Colony, and to fuch public Exigencies as the Circumstances of this Colony may, from Time to Time, render necessary; granted, bargained, sold, released, enseoffed and confirmed, and by these Presents do grant, bargain, sell, release, enfeoff and confirm, unto the said bis Heirs and Assigns, ALL THAT

Together with all and all Manner of Woods, Underwood, Trees, Mines, Minerals, Quarries, Hawkings, Huntings, Fowlings, Fishings, Fences, Improvements, Hereditaments, and Appurtenances what soever, to the same belonging, or in any wife appertaining; and all the Estate, Right, Title, Interest, Claim, Possession, Property, and Demand whatsoever, of the Loan Officers of the

and their Successors to the above bargained Premises, and every Part thereof: To HAVE AND TO HOLD the above bargained Premises, and every Part thereof, with the Appurtenances, to the faid his Heirs and Assigns, to the sole and only proper Use, Benefit, and Behoof of the said

his Heirs and Assigns, for ever. In Witness whereof the Loan Officers of the have bereunto fet the Seal of their Corporation, together with their Hands, the Day and Year above written.

Sealed and Delivered in the Presence of

To which Deed, the Loan Officers are to put only one Seal, as the Seal 11th GEORGE III. of the Loan Office, and jointly take off the Seal from the Wax, and all fign their Names.

X. And he it Enacted. That upon every Sale of Lands, the Loan Officers shall fill up one of the loose Sheets of blank Mortgages, like to the original Mortgage, and attest the same as a true Copy, under their Hands, and the Seal of the Loan Office, and give it instead of the original delivered to the Mortgage, for Evidence of the Title of the Buyer: And the Bond to be Buyer. entered into by the Loan Officers shall be in the Form following, viz.

Upon Sale of the Premises, Copy of the Mortgage to be

KNOW all Men by these Presents, That We

Form of the Bond to be entered into by the Loan Officers.

are held and firmly bound unto our most gracious Sovereign Lord GEORGE the Third, by the Grace of God, of Great-Britain, France and Ireland, King, Defender of the Faith, &c. in the Sum of to be paid unto our most gracious Sovereign Lord the King, and his Successors; to the which Payment well and truly to be made and done, we bind ourselves, our Heirs, Executors and Administrators, and every of us and them, jointly and severally, firmly by these Presents. Sealed with our Seals, and dated the Day of Year of bis Majesty's Reign, Annog; Domini, One the Thousand Seven Hundred and

THE Condition of the above Obligation is such, That if the above shall well and truly bounden perform the Office and Duty of one of the Loan Officers of the and shall demean himself therein, without Favour, Malice, or Partiality: Then the above Obligation to be void, otherwise to remain

in full Force and Virtue.

Sealed and Delivered in the Presence of

XI. And be it Enacted and Declared, That in Case of the Forfeiture of fuch Bond, as aforefaid, the Suit thereon shall be staid, on the Defendant's paying, or tendering in Court to pay the Damages arisen by the Breach of the Condition of the Bond fued, with the Costs to that Time; and if Judgment be had thereon, a Jury shall enquire of the Damages, according to the Form of the Statute in that Case made and provided.

To be fued on Forfeiture.

XII. Be it Enacted, For the better Satisfaction of the Loan Officers, as to the Title and Value of what is offered in Mortgage by Borrowers; Loan Officers to examine Persons on the Loan Officers, or either of them, are hereby authorized and impowered, Oath, as to the Title to examine the Borrower and Witnesses upon Oath, or Affirmation if and Value of the Quakers, concerning the same; a brief Minute of which Examination, Mortgage. and of the Names of the Persons so examined, they shall enter into their Minute Book of Proceedings.

C H A P. MCCCCLXXIV.

An ACT for making a further Provision of Two Thousand Pounds, for furnishing his Majesty's Troops quartered in this Colony, with Necessaries for one Year.

Obsolete.

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2,600,000

Francis Transport

the the It passed wan offere 2/16/71 50,1 3000 18,000 10,000 6 000 £ 105h 4000 P. D. C. 28 June 2 19 July 120,000 Tauons = 14 Arms = 28 and & Floringo 24,000 bills to be puiled 2500 + elek 200 1500 mended 26 1000 45 1000 4 2 med a cayel - 5000 8 10 mentre langel & 5000



A 30





My suggestion is that you telephone me at your convenience and let us talk about open matters. I am virtually always home and available from 11:30 AM to 6:00 PM Eastern Standard time at 314 727 0850. If you prefer I will call you. I am much interested in what research you are doing.

Keep well Eric

In a message dated 2/1/2012 2:59:50 P.M. Central Standard Time,

writes:

Hi Eric.

I hope all is well with you! As always, things are too hectic here.

A number of weeks ago, I sent you the copies of our Feb. 1771 NYC notes; did they get there? Included in the package was the insert from my Eric Newman 100th Birthday medal that I was hoping you would autograph and send back.

All the best.

Erik

Erik Goldstein Curator of Mechanical Arts and Numismatics The Colonial Williamsburg Foundation Box 1776 Williamsburg, VA 23187 USA (757) 565-8956 Subj: Bills of Credit - Colonial Laws of NY in attached PDF

Date: 3/30/2012 2:33:02 P.M. Central Daylight Time

To:

From: 3/30/2012 2:33:021 Ni. Gentral Baylight Hi

Hi - I believe the laws you were looking for are in the attached file; I was able to retrieve these from a database called Hein On Line - in the "Session Laws of New York" which precede the Declaration of Independence. If these are not what you are looking for, feel free to email me back. I am at the SLU Law Library every afternoon from 12:30 to 5:30.

Helen Capdevielle, MLS Reference Librarian Saint Louis University School of Law Library

Which Printer, at the Time he has Orders to print the faid Bills, shall have a Copy of this Oath, that he may govern himself accordingly. 19tovideo always, That if any unforeseen Accident has happened, he may have the Liberty of making an Exception thereof in his Oath, he declaring fully how it was; and if any more of the faid Bills are printed than by this Act is directed, when the faid Henry Holland, Walter Franklin, Theophylact Bache, Samuel Verplanck, or any two of them, have figned the Number hereby directed to be iffued, they shall immediately burn and destroy all the Remainder.

11th GEORGE III. A. D. 1771. Proviso in Case of unforeseen Accidents.

> Stamps to be engraved and delivered to the Printer,

III. And be it Enacted by the Authority aforesaid, That Elisha Gallaudet, or fuch other Person as the major Part of the said first Signers of the said Bills of Credit shall agree with, shall engrave according to the Directions he shall receive from the Majority of the said first Signers, Twenty-eight Stamps for the Sides of the faid Bills, and Fourteen Stamps for the Arms of the City of New-York, and shall deliver them to the Treasurer, who shall, in the Presence of the Majority of the said Signers, deliver them unto Hugh Gaine, the Printer of this Colony, upon his Receipt for the fame; and when the faid Hugh Gaine has finished and compleated the printing the Quantity and Sorts of Bills hereby directed to be struck and issued, he shall re-deliver the faid Stamps to the faid Signers and Treasurer; who are hereby directed and required to feal them up with their feveral Seals, and they are so to remain in the Treasury, until they shall be ordered to be made use of by any future Act of Assembly; and the Receipt of the said Treasurer to the faid Hugh Gaine shall be a sufficient Discharge for such Re-delivery. But in Case of the Death, Sickness, or Inability of the said Hugh Gaine, to print the faid Bills, then the Majority of the faid Signers shall appoint another Printer for the Service aforefaid, in his Place; which Printer fo appointed shall take the Oath as above directed.

The Meson

Who shall re-deliver them to the Signers and Treasurer, by whom they shall be fealed up.

IV. Be it also Enacted, That before the said Signers do receive any of the faid Bills, they shall (before any of the Magistrates of the City of New-York) each of them take an Oath or Affirmation, well and truly to perform what by this Act they are enjoined as their Duty, and will knowingly fign no more Bills of Credit than what by this Act is directed.

The Signers Oath.

V. and be it Enacted, That the faid Treasurer shall, out of the Bills of Credit fo figned and numbered as aforei. it. deliver to the Loan Officers herein after-mentioned, on producing the Certificates of Qualification herein after directed, in the Sums and Quotac following, to wit.

The Quotas of Bills to be delivered to the respective Loan-Officers.

To the Loan Officers of the City and County of New-York, to and for the Purpoles herein after-mentioned, the Sum of Thirty Eight Thousand New-York, L. 38,000; Pounds. To the Loan Officers of the City and County of Albany, to and for the

Purpoles herein after mentioned, the Sum of Twenty Thousand Pounds.

Albany, £.20,000. King's County,

To the Loan Officers of King's County, to and for the Purposes herein after mentioned, the Sum of Five Thousand One Hundred and Sixty Eight

£.5168.

To the Loan Officers of Queen's County, to and for the Purposes herein after mentioned, the Sum of Ten Thousand Seven Hundred and Twelve Pounds. To the Loan Officers of Suffolk County, to and for the Purposes herein

Queen's County, £.10,712.

after mentioned, the Sum of Nine Thousand Two Hundred Pounds.

Suffolk, £.9200:

To the Loan Officers of Richmond County, to and for the Purposes herein after mentioned, the Sum of Three Thousand Two Hundred and Forty Eight Pounds.

Richmond, 1.3248.

11th GEORGE III. his Majesty's Government, in and over this Colony, have of late been reduced one Half, which Deficiency this Colony in it's prefent Circumstances is unable to discharge, unless it be done by the Means of a Loan of Money. And whereas also, there is a great Want of Specie, or other Medium of Trade in this Colony, whereby the Inhabitants labour under in uperable Difficulties, and many of them are utterly ruined, by being obliged to fell confiderable Estates, greatly under the real Value thereof, and the Merchants rendered unable to make Remittances to Great-Britain; as without fuch Medium, Bills of Exchange cannot be purchased: Wherefore as well to revive the Commerce, Trade, and Navigation of this Colony, as to promote the Improvement and Settlement thereof, the General Affembly pray that it may be enacted,

Bills of Credit to be struck to the A-

The Denomination or Value of the Bills.

I. Be it therefore Enacted by his Excellency the Governor, the Council, and the General Assembly, and it is hereby Enacted by the Authority of the Jame, That Bills of Credit to the Value of One Hundred and Twenty Thoumount of L. 120,000. Jand Pounds, Current Money of New-York, forthwith after the Publication hereof, be printed as follows, viz. Five Thousand Bills, each of the Value of Ten Pounds; Six Thousand Bills, each of the Value of Five Pounds; Six Thousand Bills, each of the Value of Three Pounds; Five Thousand Bills, each of the Value of Two Pounds; Six Thousand Bills, each of the Value of One Pound; Eight Thousand Bills, each of the Value of Ten Shillings; and Eight Thousand Bills, each of the Value of Five Shillings: Upon which Bill shall be impressed the Arms of the City of New-York, on the right Side of every of the faid Bills, and the faid Bills shall be in the Form following.

Form of the Bills.

Y a Law of the Colony of New-York, this Bill shall be received in all Payments in the Treasury, for -New-York, the Day of One thousand seven hundred and Seventy-one.

Signers Names.

Which Bills shall be numbered, by Henry Holland, or Walter Franklin, or Theoplylast Bache, or Samuel Verplanck, and figned by any two of them, and by the Treasurer, to whom by this Act the said first Signers are directed to deliver them.

II. And be it Enaded, That the faid first Signers are hereby directed and impowered, upon the Delivery to them of the faid Bills, by the Printer thereof, to administer to him, and he is hereby directed to take an Oath or Affirmation in the Words following.

Oath to be taken by the Printer.

A. B. do declare, That from the Time that the Letters were fet, and fit to be put in the Press for printing the Bills of Credit now by me delivered to you, until the Bills were printed, and the Letters afterwards distributed into the Boxes, I went at no Time out of the Room in which the faid Letters were, without locking them up, so as they could not be come at without Violence, a false Key, or other Art then unknown to me; and therefore to the best of my Knowledge, no Copies were printed off but in my Presence, and that all the Blotters and other Papers what soever, impressed by the said Letters whilft set for printing the said Bills, to the best of my Knowledge, are here delivered to you, together with the Stamps; and in all Things relating to this Affair, I have well and truly demeaned myself according to the true Intent and Meaning of the Law in that Case made and provided, to the best of my Knowledge and Understanding. So help me GOD.

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